

DOCKET NUMBER: CR 10-0809 (KAM)

CRIMINAL CAUSE FOR Pleading

BEFORE JUDGE: James Orenstein, USMJ DATE: 12/29/11 TIME IN COURT 30 MINS

DEFENDANT'S NAME: Charles Jones a.k.a. Michael Anthony Alexander DEFENDANT'S #: 6

Present  Not Present  Custody  Not Custody

DEFENSE COUNSEL: Sally Butler

Federal Defender  CJA  Retained

A.U.S.A.: Tyler Smith

CASE MANAGER OR MAGISTRATE CLERICAL: Alicia Guy

COURT REPORTER: Charlene Heading

- Case Called
- Change of Plea Hearing (~Util-Plea Entered)
- Deft. Sworn and Informed of Rights
- Deft. Withdraws Not Guilty Plea and Enters a Plea of Guilty to Count 2 of the Superseding Indictment (S-3)
- Court Finds Factual Basis for the Plea
- Deft. Continued in Custody
- Sentencing is scheduled for May 11, 2012, at 2:00 p.m. before District Judge Kiyo Matsumoto
- Transcript Ordered

UTILITIES

~Util-Plea Entered  ~Util-Add terminate Attorneys  ~Util-Bond Set/Reset

Do these minutes contain ruling(s) on motion(s)?  YES  NO

TEXT:

- Pursuant to Federal Rule of Criminal Procedure 11, the Magistrate Judge did administer the allocution. A finding has been made that the plea was made knowingly and voluntarily and the plea was not coerced. The Magistrate Judge recommends that the plea of guilty be accepted. Court Exhibit 1 marked and returned to the Govt.
- Counsel are advised that they are expected to follow Federal Rules of Criminal Procedure 32 with regards to objections or comments to the Presentence Report (PSR). Defense counsel must respond to the PSR within two weeks of receipt of the PSR, the government will respond one week thereafter. PSR objections shall be directed to the probation officer, but need not be filed via ecf.
- Sentencing motions/submissions or letters of support on behalf of the defendant (apart from PSR objections) shall be submitted as follows: defendant's sentencing submissions/motions shall be served and filed by 4/20/12, the government will respond by 4/27/12. With reply by defendant, if any, shall be submitted and filed by ecf by 5/4/12.